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AN ORDINANCE approving the Contract for Res. 907-87 - Charlotte Avenue Sanitary Sewer Extension - "Amended", between Land Excavating, Inc. and the City of Fort Wayne, Indiana, in connection with the Board of Public Works and Safety.

NOW, THEREFORE, BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT WAYNE, INDIANA:

SECTION 1. That the Contract for Res. 907-87 - Charlotte Avenue Sanitary Sewer Extension - "Amended", by and between Land Excavating, Inc. and the City of Fort Wayne, Indiana, in connection with the Board of Public Works and Safety, for:

> the construction of a local sewer in and along the following described centerline: Beginning at a proposed manhole located 1150+ LF East of and 175+ LF South of the Centerline intersection of Reed Rd. and Charlotte Ave.; thence North a distance of 200+ LF to a proposed manhole located 10+ LF West of and 5+ LF North of the SE corner of Lot #23 of Duvall's Circumurban Court Addn.; thence W along and parallel with the North right-of-way line of Charlotte Ave. a distance of 855+ L.F. terminating at a proposed cleanout located 15+ L.F. East and 5+ LF North of the Southeast corner of Lot #6 of said Duvall's Circumurban Court Addn. shall be 8" in diameter; Said sewer

the Contract price is Thirty-One Thousand Eighty-Seven and No/100 Dollars (\$31,087.00), all as more particularly set forth in said Contract, which is on file in the Office of the Board of Public Works and Safety and, is by reference incorporated herein, made a part hereof, and is hereby in all things ratified, confirmed and approved. Two (2) copies of said Contract are on file with the Office of the City Clerk and made available for public inspection, according to law.

Page Two

SECTION 2. That this Ordinance shall be in full force and effect from and after its passage and any and all necessary approval by the Mayor.

Councilmember

APPROVED AS TO FORM AND LEGALITY

Bruce O. Boxberger, City Attorney

seconded by seconded by	
by title and referred to the Commi-	ttee the felile (and the Ci
due legal notice, at the Council Ch	and Public Mearing to be held after nambers, City County Building, Fort Ways
Indiana, on the first term of	- day of
1/2010	, at b'clock .M.,E
DATE: 42/8/	Sandra P. Henridy
Poad the thing. 3	SANDRA E. KENNEDY, CITY CLERK
Read the third time in full seconded by	and duly adont if
passage. PASSED (LOST) by the	following vote:
AYES NAYS	ABSTAINED ABSENT TO-WIT:
TOTAL VOTES	<u> </u>
BRADBURY	
BURNS	
EISBART	
GiaQUINTA	
HENRY	
REDD	
SCHMIDT	
STIER	
TALARICO	
DATE: 5-12-87.	Sandra E. Lennedy
	SANDRA E. KENNEDY, CITY CLERK
Passed and adopted by the (	Common Council of the City of Fort
Wayne, Indiana, as (ANNEXATION) (A	APPROPRIATION) (GENERAL)
(SPECIAL) (ZONING MAP) ORDINANCE	
on the day of	My De
ATTEST://	(SEAL), 19_0/,
Sandra f. Lennedy	(SEAL)
	1 ack ( Cha Dint
SANDRA E. KENNEDY, CITY CLERK	PRESIDING OFFICER
Presented by me to the Mayo	r of the City of Fort Wayne, Indiana,
on the /8 cm day of	Man 87
at the hour of //:30 o	'clockM.,E.S.T.
	1 11
	SANDRA E. KENNEDY, CITY CLERK
Approved and signed by me the	his 14 day of many
19 89, at the hour of // 00	
	.M.,E.S.T.
	Colon Te
	WIN MOSES, JR. MAYOR

# EVARD OF PUBLIC WORKS and SAFETY INVITATION FOR BIDS/AWARD OF CONTRACT\* (Non-Federally Assisted Construction)

	C	ONTENTS	HAMPHI	Contract No.9		
Check if Contained	Pages		AMEND	ED" Resolution No.	07-1987	
		Cove	r Sheet			
X	A/1 - A/			for Bids		
X	1/1 - 1/			to Bidders		
X	S/1 -S/2	Sche		to biddeis		
X	SI/1		dule of	tems		
	s/		s l and			
X	NCA/1	Non-	Collusio	n Affidavit		
X X	BB/1	Bidd	er's Bone			
A	PS/1	Cert	ificate	in Lieu of Financi	al State	
X	PB/1-PB/	ment	FORE 96.	<b>A</b>		
X	PGB/1- 2		imen For	m-Payment Bond		
X	GP/1-GP/		ral Prov	m-Perfor. & Guaran	ty Bond	
X	WS/1-W5			age Rates-State of	7	
X	SP/1-SP/		ial Proj	ect Specifications	Indiana	
				opecatications		
	ATTA	CHMENTS				
X		Proj	ect Plans	Drawing # SY-111	22 61 7	
		Gene	ral Spec	ifications and Con	ditions	
		Deta	il Stand	ard Construction S	tandarde	
		WPCE	Departme	ent, City of Fort	Wayne	
X	EA/1-EA/	Escr	ow Agreen	pent		
X	RW/1		Right-of-Way Cut Permit Notice to Proceed			
X	NP/1					
X	CO/1-CO/2	Chan	ge Order	- Specimen Form		
DISCOUNT for 10 CALEND			heid Poli	CALENDAR DAYS		
PROMPT PAYMENT	7		30	WALERDAK DAYS	OTHER	
(See Gen. Prov)						
ACKNOWLEDGEMENT of	Amendment 1	lo. 1	Date	Amendment No. ?	Date	
AMENDMENTS						
	*****	-1-1-1				
BID SUBMITTED	******		CEPTANCE	OF BID/AWARD OF	COMPACT	
				ORT WAYNE	- January V	
and Consort to T				ublic Works & Safe		
9/		-	VA I	COLIC MOLES & 281	ety	
and Excavating, Inc.  Contractor						
and Excavating, Inc.  Contractor  By: See Is See			× =	Disp	>	
Contractor	·		Setu d	Sans	>	
By: Sraun, President  Offer			Votu )	2 Sant 2	7	
By: Scale Braun, President  Offer Date April 1, 1987			wetu p	Consolos	7	
Contractor  By: Service Street			Note )	CANADO CON MAYNE	3	
Contractor  By: Special Street  Its Jack Braun, President  Offer  Date April 1, 1987  Bidder agrees to keep bid tance for (90)	open for accep- days unless		wetu p	Consolos THAYNE		
Contractor  By: Service Specified)  Contractor  By: Service Specified)  Contractor  By: Service Specified  Contractor  April 1, 1987  Contractor  Specified	days unless	cin	Setu )	DE F	5	
By: Service of the se	days unless	CIT	Setu )	T WAYNE  Jr., Mayor	5	

Minority Business Enterprise (MBE) is a business of which at least 51% is owned and controlled by minority group members. ("Minority" means Black, Hispanic, American Indian, Asian, Pacific Islander, and Alaskan Native). The minority owners must exercise actual day-to-day management, as well as actively participate in management and policy decisions affecting the business. The contribution of capital, equipment or expertise made by the minority owners must be real, substantiated and documented.

Women Business Enterprise (WBE) is a business of which at least 51% is owned and controlled by women. The women owners must excercise actual day-to-day management, as well as actively participate in management and policy decisions affecting the business. The contribution of capital, equipment or expertise made by the women owners must be real, substantiated and documented.

The contract for which this proposal/bid is prepared is governed by the MBE/WBE Ordinance. This form must be completed in order to be responsive to this IFB/RFP. If the participation goal of 7% for MBE and 2% for WBE are not met or exceeded in your bid or proposal, the reasons for this failure and reasonableness and good faith of efforts to meet this goal shall be evaluated in determining whether the bidder/offeror is responsible.

A list of possible MBE/WBE contractors/suppliers are on file in the Compliance Office, Room 800, City-County Building, for Contractor review.

THE FOLLOWING IS THE UNDERSIGNED'S COMMITMENT TO THE MBE/WBE GOALS OF THE CITY FOR WORK DONE PURSUANT TO THIS CONTRACT:

- A. \_\_\_\_ The undersigned firm certifies that it is an MBE/WBE Contractor (cross out inapplicable provision).
  - For MBE specify percentage of minority ownership
  - For WBE specify percentage of women ownership \_\_\_\_\_\_\_\_.
- B. \_\_\_\_ The undersigned certifies that they are a joint venture in which the following (MBE/WBE) firm \_\_\_\_ (cross out inapplicable provision) is a joint venture partner.

	vision) shall ployees) a project.	m (cross out in have \$ participation	napplicable pro- rticipation (em- (costs) in this
	Specify the percin the MBE/WBE cable provision)	entage of minoris	ty/women ownership ross out inappli-
c.	The undersigned commit as a subcontract to me cipation. The MBE fit tractors are the following the committee of the committee	The thich are	e total bid price enterprise parti- coposed as subcon-
	Name of Firm	Address	Type of Work
	1. Copeland & Sons 2. 3.	721 Leesburg Rd. Ft. Wayne, IN	Hauling
	The undersigned commias a subcontract to won tion. The WBE firms whi are the following:	ts 2 tof the en business ente	total bid price rprise participa- as subcontractors
	Name of Firm	Address	Type of Work
	<ol> <li>Soils Engineering &amp;</li> <li>3.</li> </ol>	& Excavating, Inc.	
E.	Complete (1) and (2) of 7% MBE and 2% WBE ha	below if part ve not been met.	ticipation goals
	l. My Company goals for	cannot meet the following	ne participation reasons:
	2. We have tage attempt to goals:	ken the follow comply with the	
	(attach addi	tional sheets as	necessary)
Contr	cactor Land Excavating, In		
By _	JoekBran	Ву	A STATE OF THE STA
Its _	Jack Braun, President	Its	
2/85	I -	6	

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O.C. 2 B.O.W.

14. Minority/Female Hourly Employment Requirements.
The City's policy is to encourage a greater utilization of minority and/or female employees in City construction projects.
The Board has, therefore, adopted a minimum goal of 17% of the total work hours on each project to be expended by minority and/or female employees. ("Minority" shall include: Blacks, Hispanic, Asian, Pacific Islander, American Indian or Alaskan Native.)

The bidder shall state in "A" below the percentage of total work hours which the bidder and his subcontractors will employ and utilize women and minority employees on this project. If a contract is awarded as a result of this bid, the percentage figure set forth in "A" shall become contractually binding on the bidder. The successful bidder will also be required to prepare reports for the City demonstrating compliance with this percentage and will allow city officials access to his records, facilities and work site and to those of his subcontractors to determine compliance.

The bidder must fill in the required blanks in this clause in order to be responsive to this IFB. If the bidder does not meet or exceed the hourly utilization goal of 17% minority/female participation, the reasons for this failure and reasonableness and good faith of efforts to meet this goal shall be evaluated to determine whether the bidder is responsible.

THE FOLLOWING IS THE UNDERSIGNED'S COMMITMENT TO MINORITY/FEMALE HOURLY UTILIZATION.

- A. The undersigned firm certifies that it will employ and utilize minorities and females and/or will ensure that its subcontractors employ and utilize minorities and females so that minorities and females will work at least 17 % of the total hours worked on this project.
- B. Complete (1) and (2) below if the hourly utilization figure set forth in "A" is less than 17%.

1. My Company and its the 17% minimum hourly following reasons:	subcontractors cannot me utilization figure for t	et

2.	My Company has taken the following steps in an a comply with the 17% hourly utilization figure:  Land, Inc. Has been able to meet our goal on figure:	
	Land, Inc. Has been able to meet our goal on figure:	CCSMDS
	most projects and will continue	
-	to strive to meet this goal.	
	(attach additional sheets if necessary)	
	Contractor Land Excavating, Inc.	
	By Jock Bran	
	Its Jack Braun, President	

15. Required Prevailing Wage Schedule Payments - Pursuant to Indiana Code 5-16-7-1. All contractors and subcontractors working on the project awarded pursuant to this contract shall pay the prevailing wage rates for skilled, semi-skilled and unskilled laborers, workmen and mechanics. This wage determination has been made in accordance with the procedures set forth in Indiana Code 5-16-7-1. This determination and the required wage rates are available for examination by any prospective bidder at The Board of Public Works and Safety, 9th Floor, City-County Building, Fort Wayne, Indiana.

If a bidder is awarded a contract as a result of this Invitation for Bids, he/she/it shall file a schedule of wages, on forms provided by the City of Fort Wayne, demonstrating compliance with the wage rate determination. The successful prime contractor shall be responsible for obtaining schedules from all subcontractors. All schedules shall be filed before the contractor commences any work on the project.

Penalties for failure to pay the prevailing wage rate are set forth in Indiana Code 5-16-7-3.

16. Site Orientation. A site orientation (will/will not) be conducted by the City Engineers. If such an orientation is conducted, it will be held on the \_\_\_\_\_ day of \_\_\_\_\_, 19\_\_\_, commencing at \_\_\_\_\_ o'clock \_\_.M. at the site of the project.

Regardless of whether a site orientation is conducted or not, bidders are required to visit the site of the work, and inform themselves fully of the conditions, under which the work will be performed. The bidders shall be responsible for all conditions that affect the work, including, but not limited to all sub-surface conditions.

# SCHEDULE Board of Public Works & Safety

The Contractor agrees to furnish at his/her/its own cost all labor, insurance, materials, equipment and power for the complete performance of the following project:

	Charlot	te Avenue	Sanitary S	ewer - F	esolut	ion 907-19	87 (Ar	mended)	
All wor	k will	be perfo	rmed in acc	ordance	with.	"Amended"	on # (		the TP
this co	ntract	and the	applicable	plans,	speci	fications	and	drawing	s for

All work will be performed in accordance with: /Resolution # 907-87, the IFB, this contract and the applicable plans, specifications and drawings for a TOTAL PRICE OF \$ 31,087.00 . (If unit prices are applicable, the contractor agrees to perform for those unit prices as set forth in the Schedule of Unit Prices attached hereto.)

The work shall be commenced within ten (10) days after the Board issues a written "Notice to Proceed". All work shall be completed within 60 days after issuance of the Notice to Proceed. Those days which the contractor cannot work because of severely inclement weather shall not be counted.

Liquidated Damages Provision. (This clause shall be applicable to: this contract only if the box contains a checkmark or an "X",) It is hereby agreed by and between the City of Fort Wayne and Contractor that time is of the essence of this agreement and the contractor agrees that it will complete the project as herein defined on or before \_\_\_\_\_days after issuance of the Notice to Proceed. The parties agree that it is a business and governmental necessity that the project be completed by this date, that it will be difficult or impossible to make an accurate determination of the damages that would be incurred by the City of Fort Wayne, and therefore, provide for liqudiated damages in the sum of \$\_\_\_\_per day for each and everyday after \_\_\_\_ after issuance of the Notice to Proceed that the project remains uncompleted. The parties agree that the sum of \$ per day is a reasonable estimate as to the damages which would be incurred by the City of Fort Wayne. The parties further agree that causes beyond the control of the contractor may delay the completion date. Therefore, the parties agree that delays in the completion day beyond the control of the contractor shall not result in liquidated damages.

Delays beyond the control of the contractor can include but are not necessarily limited to, the following: Acts of God, strikes, lockouts or industrial disturbances, acts of public enemies, restraining orders of any kind by the government of the United States of America or of the State of Indiana or any of their departments, agencies, or officials, or any civil or military authority, insurrections, riots, landslides, earthquakes, fires, incapacitating storms, floods, and explosions.

O.C. 2/85

S-1

BOW/Non-Fed.

	Firm Name:
	Ву:
IN TESTIMONY WHEREOF, to be signed by its Protein 1stday of 1stday	he bidder(s) (a corporation) has caused this proposal resident and Secretary and affixed its corporate seal
	Land Excavating, Inc. Name of Corporation
	By: President
	President
ATTEST:	
ATTEST:	

Resolution 907-1987 (Amended)

CHARLOTTE AVENUE SANITARY SEWER EXTENSION

PROJECT NAME:

DATE 3/9/87

. SI/1

DESCRIPTION	UNIT	UNIT PRICE	
		ONITE TRICE	EXTENSION
8" Sewer Pipe	1,060± LF	15.70	16,642.00
6" T or WYE Taps inc. plugs and permits	10± EA	185.00	1,850 00
Std. 48" Manhole Type I-A	4± EA	1,675.00	6,700.00
Std. 8" Cleanout	1± EA	350.00	350.00
#53 or #73 Special Backfill	200± CY	9.00	1,800.00
6" Limestone for Drives (#11)	300± SY	4.10	1,230.00
6" Concrete Driveway Replacement	20± SY	23.25	465.00
4"-12" Field Tile Replacement	100± LF	3.00	300.00
Restoration-Seeding-2" Mulch-Fertilizer	3,500± SY	.50	1,750.00
			4 - 4
TION OF AA/EEO Sttement be (circle one) articipating Member of CFW Area Plan alon Contractor ederal Register arcentage Participation Goal Statement	Total Construct	tion Cost	31,087.00
	Std. 8" Cleanout  #53 or #73 Special Backfill 6" Limestone for Drives (#11) 6" Concrete Driveway Replacement 4"-12" Field Tile Replacement Restoration-Seeding-2" Mulch-Fertilizer	Std. 8" Cleanout  #53 or #73 Special Backfill  200± CY 6" Limestone for Drives (#11)  6" Concrete Driveway Replacement  4"-12" Field Tile Replacement  Restoration-Seeding-2" Mulch-Fertilizer  3,500± SY  TOTAL Construct  TOTAL Construct  Total Construct  Total Register  reentage Participation Goal Statement	Std. 8" Cleanout

### NON-COLLUSION AFFIDAVIT

The Bidder, by its Officers and	any
directly or indirectly, entered other bidder, or with any public whereby such affiant or affiants such other bidder or public office give such bidder or public office or affiants or either of them has any arrangement or agreement with to or does lessen or destroy free sought for by the attached bids, other than that which appears up offered, paid or delivered to any of the said bid or awarding of the or understanding of any kind what deliver to, or share with any oth	at the time of filing this bid, being duly either they nor any of them have in any way, into any arrangement or agreement with any officer of such City of Fort Wayne, Indiana, or either of them, has paid or is to pay to er any sum of money, or has given or is to ranything of value whatever or such affiant as not directly or indirectly, entered into the any other bidder or bidders, which tends as competition in the letting of the contract that no inducement of any form or character on the face of the bid will be suggested, person whomsoever to influence the acceptance of contract, nor has this bidder any agreement tsoever, with any person whomsoever to pay, her person in any way or manner, any of the
proceeds of the contract sought by	this bid.
	Jack Braun, President
	Land Excavating, Inc.
Subscribed and sworn to before me by	Jools Descrip
this 1 day of April , 1987	y Jack Braun
My Commission Expires:	Joy Braun
April 28, 1990	Notary Public / Resident of Noble County
Subscribed and sworn to before me by	********
thisday of, 198	
My Commission Expires:	
	Notary Public
data t	Resident ofCounty
Subscribed and sworn to before me by	*********
thisday of, 198	
My Commission Expires:	
•	Notary Public
	Resident of County

# CERTIFICATION OF BIDDER/VENDOR

The undersigned, on behalf of _ Land Excavating, Inc
, does hereby make the following representations
to the City of Fort Wayne, Indiana.
WHEREAS, it is acknowledged that the Common Council
of the City of Fort Wayne, Indiana, has passed an ordinance con-
demning the apartheid policies of the country of South Africa;
WHEREAS, Council's ordinance requires that all persons,
firms or corporations submitting bids to the City, for goods and
services, certify, as part of the bid, that such entity does not
support the policies of apartheid in South Africa.
The undersigned states, on behalf of
Land Excavating, Inc. , that Land Excavating, Inc.
does not support or endorse the policy of apartheid in South Africa.
IN WITNESS WHEREOF, this Certification has been signed
this day of April, 1987 .
Land Excavating, Inc.
(Name of Bidder/Vendor)
Jak Brown
(Name and Title of Person Signing)  Jack Braun, President

# CERTIFICATE IN LIEU OF FINANCIAL STATEMENT

Ι,_	Jack Braun , the President
	, of Land Excavating, Inc.
	Position Company
her	eby certify:
1.	That the Financial Statement of said company, dated the 31 day of March 1986, now on file in the office of the Board of Public Works & Safety is by reference incorporated herein and made a part hereof, is a true and correct statement and accurately reflects the financial condition of said company as of the date hereof:
2.	That I am familiar with the books of said Company showing its (financial) condition and am authorized to make this certificate on its behalf.
	Dated: April 1, 1987  Signature  Jack Braun, President  Title
Sub	cribed and sworn to before me, a Notary Public, in and for said County State this1 day ofApril, 1987  Notary Public Resident of County
Му	ommission Expires:
Apr	1 28, 1990

HEAD OFFICE, PHILADELPHIA, PENNSYLVANIA

Safety

			Bond No.		
BID B					
APPROVED BY THE AMERICA A.I.A. DOCUMENT NO.			TS		
KNOW ALL MEN BY THESE PRESENTS, that	we LAND	1970 ED.) EXCAVATING	. TNC.		
, , , , , ,		Box 192	, 1110.		
as Principal, hereinafter called the Principal, a	LaOtto	IN 4676	3	COMPANIX	, ,
Philadelphia, Pennsylvania, a corporation duly org as Surety, hereinafter called the Surety, are held	ganized und	der the laws of	of the State of Board of City of 1	of Pennsylva Public Wo Fort Wayne ity Buildi	nia, rks &
as Obligee, hereinafter called the Obligee, in the s	um of 5% o	of the amo			
bid		Dollars (\$			
for the payment of which sum well and truly to b ourselves, our heirs, executors, administrators, suc these presents.	e made, the	e said Princip	al and the sa	aid Surety h	ind
					4 4 5
WHEREAS, the Principal has submitted a bid for	Charlott Resoluti	e Avenue : ion 907-19	Sanitary S 87	Sewer Exter	nsion
NOW, THEREFORE, if the Obligee shall accept to into a Contract with the Obligee in accordance bonds as may be specified in the bidding or Contract and for the faithful performance of such Contract and for nished in the prosecution thereof, or in the event of and give such bond or bonds, if the Principal shall be penalty hereof between the amount specified Obligee may in good faith contract with another then this obligation shall be null and void, otherwest.	with the te ract Docum or the pror of the failur all pay to to d in said bi	rms of such tents with go mpt payment e of the Princ the Obligee to and such learning the perform the	bid, and give od and suffict of labor arcipal to ente he difference arger amount.	re such bond cient surety and material for such Contract for which the contract for which t	for for fur- act eed
Signed and sealed this 1st	day of	April		A.D. 198	7
	( LAND	EXCAVATING	G. INC.		
St. St.			Principal)	(S	Seal)
(Witness)	10	- le p		,	
•		Jack Ba	I Title! N)	PRESIDE	it
, 1	5.5.				
	RELIAI	NCE INSURA	ANCE COM	PANY	

Gerald C. Kramer, Jr.

Attorney-In-Fact

BDR-2305 Ed. 10-73

HEAD OFFICE, PHILADELPHIA, PENNSYLVANIA

#### POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, That the RELIANCE INSURANCE COMPANY, a corporation duly organized under the laws of the State of Pennsylvania, does hereby make, constitute and appoint Donald R. Rush, Gerald C. Kramer, Jr., Fred L. Tagtmeyer, Walter E. Manske, Louis H. Andrews, William G. Niezer and George A. Hannin, individually, of Fort Wayne, Indiana

its true and lawful Attorney-in-Fact, to make, execute, seal and deliver for and on its behalf, and as its act and deed any and all bonds and undertakings of Suretyship.

and to bind the RELIANCE INSURANCE COMPANY thereby as fully and to the same extent as if such bonds and undertakings and other writings obligatory in the nature thereof were signed by an Executive Officer of the RELIANCE INSURANCE COMPANY and seeled and attested by one other of such officers, and hereby ratifies and confirms all that its said Attorney(s)-in-Fact may do in pursuance hereof.

This Power of Attorney is granted under and by authority of Article VII of the By-Laws of RELIANCE INSURANCE COMPANY which became effective September 7, 1978, which provisions are now in full force and effect, reading as follows:

#### ARTICLE VII - EXECUTION OF BONDS AND UNDERTAKINGS

- 1. The Board of Directors, the President, the Chairman of the Board, any Senior Vice President, any Vice President or Assistant Vice President or other officer designated by the Board of Directors shall have power and authority to (a) appoint Attorneys-in-Fact and to authorize them to execute on behalf of the Company, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof, and (b) to remove any such Attorney-in-Fact at any time and revoke the power and authority given to him.
- 2. Attorneys-in-Fact shall have power and authority, subject to the terms and limitations of the power of attorney issued to them, to execute and deliver on behalf of the Company, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof. The corporate seal is not necessary for the validity of any bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof.
- 3. Attorneys-in-Fact shall have power and authority to execute affidavits required to be attached to bonds, recognizances, contracts of indemnity or other conditional or obligatory undertakings and they shall also have power and authority to certify the financial statement of the Company and to copies of the By-Laws of the Company or any article or section thereof.

This power of attorney is signed and sealed by facsimile under and by authority of the following Resolution adopted by the Board of Directors of RELIANCE INSURANCE COMPANY at a meeting held on the 5th day of June, 1979, at which a quorum was present, and said Resolution has not been amended or repealed:

"Resolved, that the signatures of such directors and officers and the seal of the Company may be affixed to any such power of attorney or any certificate relating thereto by facsimile, and any such power of attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by facsimile signatures and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached."

IN WITNESS WHEREOF, the RELIANCE INSURANCE COMPANY has caused these presents to be signed by its Vice President, and its corporate seal to

be hereto affixed, this 15th day of

August

1983.

STATE OF **COUNTY OF**  Pennsylvania Philadelphia

On this

15th

day of

, 1983, personally appeared

Raymond MacNeil

to me known to be the Vice-President of the RELIANCE INSURANCE COMPANY, and acknowledged that he executed and attested the foregoing instrument and affixed the seal of said corporation thereto, and that Article VII, Section 1, 2, and 3 of the By-Laws of said Company and the Resolution, set forth therein, are still in full force.

My Commission Expires:

May 24

. 1986

Notary Public in and for State of

Pennsylvania

Residing at Philadelphia

James F. Marckstein , Assistant Secretary of the RELIANCE INSURANCE COMPANY, do hereby certify that the above and foregoing is a true and correct copy of a Power of Attorney experience said RELIANCE INSURANCE COMPANY, which is still in full force and

IN WITNESS WHEREOF, I have hereunto set my hand and affix

Company this

1st

Assistant Secretary

HEAD OFFICE, PHILADELPHIA, PENNSYLVANIA

#### PERFORMANCE BOND

The American Institute of Architects, AIA Document A311, February 1970 Edition.

Land Excavating, Inc. P.O. Box 192

LaOtto, IN 46763 as Principal, hereinafter called Contractor, and, RELIANCE INSURANCE COMPANY, a corporation of the State of Pennsylvania, with its Head Office at Philadelphia, Pennsylvania, as Surety, hereinafter called Surety, are held and firmly bound unto (Here insert full name

KNOW ALL MEN BY THESE PRESENTS: that (Here insert full name and address or legal title of Contractor)

and address or legal title of Owner)

Revised to February, 1970 SB 5715ax (1) Printed in U.S.A. BDR-2304 ED. 7-71

and address or legal title of Owner)	Board of Public Works & Safety City of Fort Wayne, City-County Buildi Fort Wayne, Indiana 46802	ing
as Obligee, hereinafter called Owner, in the amou	nt of Thirty One Thousand, Eighty Seven a	and
	- No/100 Dollars (\$31,087.00 ), for the	navment whereof Contractor
and Surety bind themselves, their heirs, executo WHEREAS, Contractor has by written agreement Charlotte Avenue Sanitary Sewer E	rs, administrators, successors and assigns, jointly and several dated April 10th 1987, entered in	ally, firmly by these presents.
in accordance with Drawings and Specifications p	prepared by (Here insert full name and address or legal title of Arch	nitect)
which contract is by reference made a part hereof NOW, THEREFORE, THE CONDITION (said Contract, then this obligation shall be null an	f, and is hereinafter referred to as the Contract.  OF THIS OBLIGATION is such that, if Contractor shall prond void; otherwise it shall remain in full force and effect.	mptly and faithfully perform
	eration or extension of time made by the Owner.	
1) Complete the Contract in accordance wi 2) Obtain a bid or bids for completing the of the lowest responsible bidder, or, if the Owner bidder, arrange for a contract between such bidder, arrange for a contract between such bidder, arrange for a contract between such bidder fault or a succession of defaults under the contract cost of completion less the balance of the contract be liable hereunder, the amount set forth in the first shall mean the total amount payable by Owner to paid by Owner to Contractor.	th its terms and conditions, or Contract in accordance with its terms and conditions, and u elects, upon determination by the Owner and the Surety joir der and Owner, and make available as Work progresses (even act or contracts of completion arranged under this paragraph of price; but not exceeding, including other costs and damages that paragraph hereof. The term "balance of the contract price of Contract under the Contract and any amendments there	pon determination by Surety ntly of the lowest responsible though there should be a de- h) sufficient funds to pay the ges for which the Surety may be," as used in this paragraph, eto, less the amount properly
contract fails due.	before the expiration of two (2) years from the date on wi	
the heirs, executors, administrators or successors of	nd to or for the use of any person or corporation other than of Owner.	n the Owner named herein or
Signed and sealed this 10th	day of April	19 87
X Joy Brau (Witness)	By: X PRESIDENT (Title)	(Seal)
X Julie Bassard	By: X Walter E. Mansk	E'COMPANY
Performance Bond (Witness)	11 7 :	Attorney-in-Fact

HEAD OFFICE, PHILADELPHIA, PENNSYLVANIA

#### LABOR AND MATERIAL PAYMENT BOND

The American Institute of Architects, AIA Document A311, February 1970 Edition.

THIS BOND IS ISSUED SIMULTANEOUSLY WITH PERFORMANCE BOND IN FAVOR OF THE OWNER CONDITIONED ON THE FULL AND FAITHFUL PERFORMANCE OF THE CONTRACT

KNOW ALL MEN BY THESE PRESENTS: that (Here insert full name and address or legal title of Contractor)

Land Excavating, Inc. P.O. Box 192 LaOtto, IN 46763

as Principal, hereinafter called Principal, and, RELIANCE INSURANCE COMPANY, a corporation of the State of Pennsylvania, with its Head Office at Philadelphia, Pennsylvania, as Surety, hereinafter called Surety, are held and firmly bound unto (Here insert full name and address or legal title of Owner) Board of Public Works & Safety

City of Fort Wayne, City-County Building

Fort Wayne, Indiana 46802

as Obligee, hereinafter called Owner, for the use and benefit of claimants as hereinbelow defined, in the amount of Thirty

One Thousand, Eighty Seven and -----No/100 Dollars (\$ 31,087.00

for the payment whereof Principal and Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

WHEREAS, Principal has by written agreement dated April 10th

19 87 , entered into a contract with

).

Charlotte Avenue Sanitary Sewer Extension Resolution 907-1987

in accordance with Drawings and Specifications prepared by (Here insert full name and address or legal title of Architect)

which contract is by reference made a part hereof, and is hereinafter referred to as the Contract.

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION is such that, if Principal shall promptly make payment to all claimants as hereinafter defined, for all labor and material used or reasonably required for use in the performance of the Contract, then this obligation shall be void; otherwise it shall remain in full force and effect, subject, however, to the following conditions:

- 1. A claimant is defined as one having a direct contract with the Principal or with a Subcontractor of the Principal for labor, material, or both, used or reasonably required for use in the performance of the Contract, labor and material being construed to include that part of water, gas, power, light, heat, oil, gasoline, telephone service or rental of equipment directly applicable to the Contract.
- 2. The above named Principal and Surety hereby jointly and severally agree with the Owner that every claimant as herein defined, who has not been paid in full before the expiration of a period of ninety (90) days after the date on which the last of such claimant's work or labor was done or performed, or materials were furnished by such claimant, may sue on this bond for the use of such claimant, prosecute the suit to final judgment for such sum or sums as may be justly due claimant, and have execution thereon. The Owner shall not be liable for the payment of any costs or expenses of any such suit.

- 3. No suit or action shall be commenced hereunder by any claimant:
- a) Unless claimant, other than one having a direct contract with the Principal, shall have given written notice to any two of the following: the Principal, the Owner, or the Surety above named, within ninety (90) days after such claimant did or performed the last of the work or labor, or furnished the last of the materials for which said claim is made, stating with substantial accuracy the amount claimed and the name of the party to whom the materials were furnished, or for whom the work or labor was done or performed. Such notice shall be served by mailing the same by registered mail or certified mail, postage prepaid, in an envelope addressed to the Principal, Owner or Surety, at any place where an office is regularly maintained for the transaction of business, or served in any manner in which legal process may be served in the state in which the aforesaid project is located, save that such service need not be made by a public officer.
- b) After the expiration of one (1) year following the date on which Principal ceased work on said Contract, it being understood, however, that if any limitation embodied in this bond is prohibited by any law controlling the construction hereof such limitation shall be deemed to be amended so as to be equal to the minimum period of limitation permitted by such law.
- c) Other than in a state court of competent jurisdiction in and for the county or other political subdivision of the state in which the project, or any part thereof, is situated, or in the United States District Court for the district in which the project, or any part thereof, is situated, and not elsewhere.
- 4. The amount of this bond shall be reduced by and to the extent of any payment or payments made in good faith hereunder, inclusive of the payment by Surety of mechanics' liens which may be filed of record against said improvement, whether or not claim for the amount of such lien be presented under and against this bond.

Signed and sealed this 1	Oth day of	April	1987.		
X				Land Excavating, Inc. (Principal)	(Seal)
	(Witness)				
				ву:Х	(Title)
				RELIANCE INSURANCE COMPAN	Υ
x Julio Bossa				By: X Halla & Manske	
	(Witness)			Walter E. Manske	tornov in fact

HEAD OFFICE, PHILADELPHIA, PENNSYLVANIA

#### **POWER OF ATTORNEY**

KNOW ALL MEN BY THESE PRESENTS. That the RELIANCE INSURANCE COMPANY, a corporation duly organized under the laws of the State of Pennsylvania, does hereby make, constitute and appoint Donald R. Rush, Gerald C. Kramer, Jr., Fred L. Tagtmeyer, Walter E. Manske, Louis H. Andrews, William G. Niezer and George A. Hannin, individually, of Fort Wayne, Indiana

its true and lawful Attorney-in-Fact, to make, execute, seal and deliver for and on its behalf, and as its act and deed any and all bonds and undertakings of Suretyship.

and to bind the RELIANCE INSURANCE COMPANY thereby as fully and to the same extent as if such bonds and undertakings and other writings obligatory in the nature thereof were signed by an Executive Officer of the RELIANCE INSURANCE COMPANY and sealed and attested by one other of such officers, and hereby ratifies and confirms all that its said Attorney(s)-in-Fact may do in pursuance hereof.

This Power of Attorney is granted under and by authority of Article VII of the By-Laws of RELIANCE INSURANCE COMPANY which became effective September 7, 1978, which provisions are now in full force and effect, reading as follows:

#### ARTICLE VII - EXECUTION OF BONDS AND UNDERTAKINGS

- 1. The Board of Directors, the President, the Chairman of the Board, any Senior Vice President, any Vice President or Assistant Vice President or other officer designated by the Board of Directors shall have power and authority to (a) appoint Attorneys-in-Fact and to authorize them to execute on behalf of the Company, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof, and (b) to remove any such Attorney-in-Fact at any time and revoke the power and authority given to him.
- 2. Attorneys-in-Fact shall have power and authority, subject to the terms and limitations of the power of attorney issued to them, to execute and deliver on behalf of the Company, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof. The corporate seal is not necessary for the validity of any bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof.
- 3. Attorneys-in-Fact shall have power and authority to execute affidavits required to be attached to bonds, recognizances, contracts of indemnity or other conditional or obligatory undertakings and they shall also have power and authority to certify the financial statement of the Company and to copies of the By-Laws of the Company or any article or section thereof.

This power of attorney is signed and sealed by facsimile under and by authority of the following Resolution adopted by the Board of Directors of RELIANCE INSURANCE COMPANY at a meeting held on the 5th day of June, 1979, at which a quorum was present, and said Resolution has not been amended or repealed:

"Resolved, that the signatures of such directors and officers and the seal of the Company may be affixed to any such power of attorney or any certificate relating thereto by facsimile, and any such power of attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company and any such power so executed and certified by facsimile signatures and facsimile seal shall be valid and binding upon the Company in the future with respect to any bond or undertaking to which it is attached."

IN WITNESS WHEREOF, the RELIANCE INSURANCE COMPANY has caused these presents to be signed by its Vice President, and its corporate seel to be hereto affixed, this 15th day of August 1983.

M

lind Drondfort

STATE OF COUNTY OF Pennsylvania } ss. Philadelphia

On this

15th

ay of August

, 1983, personally appeared

Raymond MacNeil

NCE COMPA

to me known to be the Vice-President of the RELIANCE INSURANCE COMPANY, and acknowledged that he executed and attested the foregoing instrument and affixed the seal of said corporation thereto, and that Article VII, Section 1, 2, and 3 of the By-Laws of said Company and the Resolution, set forth therein, are still in full force.

My Commission Expires:

May 24

, 1986

Notary Public in and for State of

Pennsylvania

Residing at Philadelphia

I, James F. Marckstein , Assistant Secretary of the RELIANCE INSURANCE COMPANY, do hereby certify that the above and foregoing is a true and correct copy of a Power of Attorney experience and effect.

IN WITNESS WHEREOF, I have hereunto set my hand and affin

Company this 10th day of April

1987

Assistant Secretary

PROJECT: CHARLOTTE		AVE. SANI	SANITARY SEWER	EWER						RES. NO.	
CONTRACTOR			LAND	EXCAV. INC.	ALLSTA	STAR CONSTR.	JOHN D	TOHN DEHNER INC	7-6-6-	18-706 Jan 19-19-19-19-19-19-19-19-19-19-19-19-19-1	
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NO. DESCRIPTION	UNITS	ESTIMATE	U.P.	EXTENSION	U.P.	EXTENSION	U.P.	EXTENSION	U.P.	EXTENSION	U.P.
1 8" SEWER APE	1060±1.F.	26,500.00	15.70	16,642.00	22.00	23,320.00	24.04	25,482.40	22.63	73 9 87.80	
	IT IO TEA	1500.00	185.00	1,850.00	150.50	1,505.00	114.23	142.30	258.00	2.580.00	
	4+64	5,200.00	1675.00	6,700.00	1,135.∞	4,540.00 1,099.56	1,099.56	1	1540.00	6.160.00	
4 STO. 8" CLEPHOUT	LEAL	700.00	350.00	350.00	450.00	453.00	335.94	335.94	375.00	375.00	
5 #53 or #73 SP. BACKFILL	200±€.	3,000.00	9.00	1,800.00	10.75	2, 150.00	13.09	2,618.00	10.88	2,176.00	
6 6" LIMESTONE FOR DRIVES (#11)	300 ±5.4.	900.00	4.10	1,230.00	1.25	375.00	3.26	978.00	1.40	420.00	
	20±5.4.	500.00	23.25	465,00	10.00	200.00	18.00	360.00	37.00	740.00	
8 4"-12" FIELD TILE REPLACEMENT	100±1.F.	1 000.00	3.00	300.00	1.00	100.00	8.70	870.00	6.00	600,009	
9 RESTURATION-SEEDING	3,5∞±5.4.	2,625.00	.50	1,750.00	.55	1,925.00	2.64	9 240.00	.57	1995.00	
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*		I.	Admn. Appr
TITLE OF ORDIN	MANCE Contract for Re	s. 907-87 - Char	Lotte Avenue San. Sewe
DEPARTMENT REG	QUESTING ORDINANCE Boar	d of Public Works	nded" s & Safety
SYNOPSIS OR OR	DINANCE Contract for	Res. 907-87 - Ch	narlotte Avenue San.
Sewer Ex	ktension "Amended" is for	or the constructi	on of a local sewer
	along the following descriptions		
	manhole located 1150+		
	ne intersection of Reed		
	ce of 200+ LF to a prop		
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Court Ad	dn; thence W along and	parallel with th	e North right-of-way
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	all be 8" in diameter.		, Inc., is the con-
tractor.			7-04-69
EFFECT OF PASS.	AGE Improved sewer	conditions at abo	ove location.
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REPORT O	F THE COMMITTEE ON	CITY UTILITIES
WE, YOUR COMMITTEE ON	CITY UTILITIES	TO WHOM WA
REFERRED AN (ORDINANCE)	(RESQUENTION) al	
for Res. 907-87 - Ch	arlotte Avenue Sanit	tary Sewer Extension -
"Amended" between Lan	d Excavating, Inc.,	and the City of Fort
_ Wayne, Indiana, in co	nnection with the Bo	pard of Public Works and
Safety		
LEAVE TO REPORT BACK TO	A CONTRACTOR OF THE CONTRACTOR	DER CONSIDERATION AND BEG THAT SAID (ORDINANCE)
YES		NO
May 3. Rese	CHARLES B. REDD CHAIRMAN PAUL M. BURNS	
2001	VICE CHAIRMAN	
allufuer /	THOMAS C. HENRY  BEN A. EISBART	
Samuel Talan	SAMUEL J. TALARICO	
ONCURRED IN 5-12-8	1	SANDRA E. KENNEDY